From the INTERNATIONAL BUREAU

PCT

NOTIFICATION OF ELECTION

(PCT Rule 61.2)

To:

United States Patent and Trademark Office (Box PCT) Crystal Plaza 2 Washington, DC 20231 ETATS-UNIS D'AMERIQUE

Date of mailing (day/month/year)
15 September 1998 (15.09.98)

International application No.
PCT/US98/01119

International filing date (day/month/year)
05 January 1998 (05.01.98)

Applicant
OBRADOVICH, Michael, L. et al

1.	The designated Office is hereby notified of its election made:
	X in the demand filed with the International Preliminary Examining Authority on:
	11 August 1998 (11.08.98)
	in a notice effecting later election filed with the International Bureau on:
2.	The election X was
	was not
	made before the expiration of 19 months from the priority date or, where Rule 32 applies, within the time limit under Rule 32.2(b).

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland

Authorized officer

N. Fischer

Telephone No.: (41-22) 338.83.38

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PATENT COOPERATION TREATY-

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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference CIOBRADI-PCT	FOR FURTHER ACTION	See Notification of Tran Preliminary Examination Rep	smittal of International ort (Form PCT/IPEA/416)		
nternational application No. International filing date (day/month/year) Priority date (day/month/year)			y/month/year)		
PCT/US98/01119	05 JANUARY 1998	28 JANUARY	1997		
International Patent Classification (IPC) or national classification and IPC Please See Supplemental Sheet.					
Applicant CALCAR ADVERTISING, INC.					
2. This REPORT consists of a This report is also accombeen amended and are th	transmitted to the applicant a	s of the description, claims an	d/or drawings which have		
These annexes consist of a to	<i>(</i>)				
3. This report contains indication	s relating to the following ite	ms:			
I X Basis of the report					
II Priority					
III Non-establishmen	t of report with regard to no	elty, inventive step or indus	strial applicability		
IV X Lack of unity of	invention				
	t under Article 35(2) with regardations supporting such statement		or industrial applicability;		
VI Certain documents cited					
VII Certain defects in the international application					
VIII Certain observation	s on the international application	n			
Date of submission of the demand	Data	f completion of this report			
11 AUGUST 1998	•	JUNE 1999			
Name and mailing address of the IPEA U Commissioner of Patents and Tradem Box PCT Washington, D.C. 20231		zod officer ///x.	ent for		
Facsimile No. (703) 305-3230	Telepl	one No. (703) 308-1113			

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I. Basis of	the report		
			which have been furnished to the receiving Office in response to an invitation led" and are not annexed to the report since they do not contain amendments):
X	the internationa	al application as origin	nally filed.
X	the description	, pages 1-46	, as originally filed.
	•	-	, filed with the demand.
			, filed with the letter of
		pages	, filed with the letter of
X	the claims,	Nos. <u>1-128</u>	_ , as originally filed.
		Nos. NONE	_ , as amended under Article 19.
		Nos. NONE	_ , filed with the demand.
		Nos. NONE	, filed with the letter of
		Nos	, filed with the letter of
X	the drawings,	sheets/ fig 1-17	, as originally filed.
		sheets /fig NONE	, filed with the demand.
		sheets/ fig NONE	, filed with the letter of
		sheets /fig	, filed with the letter of
X X	the claims, the drawings,	Nos. none sheets/fig none	· · · · · · · · · · · · · · · · · · ·
1 1	•) the amendments had not been made, since they have been considered d in the Supplemental Box Additional observations below (Rule 70.2(c)).
4. Additiona	l observations, i	f necessary:	
			·

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IV. Lack of unity of invention
1. In response to the invitation to restrict or pay additional fees the applicant has:
restricted the claims.
X paid additional fees.
paid additional fees under protest.
neither restricted nor paid additional fees.
2. This Authority found that the requirement of unity of invention is not complied with and chose, according to Rule 68.1, not to invite the applicant to restrict or pay additional fees.
3. This Authority considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13.3 is
complied with.
x not complied with for the following reasons:
Please See Supplemental Sheet.
4. Consequently, the following parts of the international application were the subject of international preliminary examination in establishing this report:
X all parts.
the parts relating to claims Nos

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V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1.	STATEMENT			
	Novelty (N)	Claims	(Please See supplemental sheet)	YES
		Claims	(Please See supplemental sheet)	NO
	Inventive Step (IS)	Claims	(Please See supplemental sheet)	YES
		Claims	(Please See supplemental sheet)	NO
	Industrial Applicability (IA)	Claims	(Please See supplemental sheet)	YES
		Claims	(Please See supplemental sheet)	NO

2. CITATIONS AND EXPLANATIONS

Claims 1-14, 18-27, 29-116, 126-128 lack an inventive step under PCT Article 33(3) as being obvious over Schaefer et al., US Pat. 4,731,769.

Schaefer et al discloses a central servicing and information controller for vehicle auxiliary equipment for the control of a plurality if optional instruments in a vehicle having a display for displaying information and an option menu. Schaefer et al discloses selecting an option wherein the option menu indicates the functions of the optional instruments (items) controllable by the control unit. The system according to Schaefer et al accesses at least one function of the system. As described in column 3, Schaefer et al discloses control keys assigned to menu fields and the elements thereof, wherein the elements indicating the functions that can be operated by means of respective control keys. The display of Shaefer et al can be a Braun tube or a flat dispaly. See column 2. Further in column 5, Schaefer et al discloses that "this system is a touch-sensitive display screem where a pice of touch can be localized on its surface (touch screen) so that the control keys can be shown individually on the screen as virtual touch keys or touch fields." Still in column 5, Schaefer et 1 discloses the framing or underlining for indicating the he selected options and items. The can alaos be indified by a light-dark contrast. Also, there is provide some kind of indicator, like an aroow. Ijin column 6, Schaefer et al discloses a voice output for vocally explaining the functions. While Schafer et al does not specifically teach a mouse device, such is well know in the art. Therefore it would have been obvious to one skilled in the art to be motivated to modify the treachings of Schaefer et al becuase such modification will provide a more favorable egorm/nomic design while allowin an operator to obtain extnsie inforamtion concerning the vehicle.

Claims 15-17, 28 lack novelty under PCT Article 33(2) as being anticipated by Nigawara, US Pat, 4.914,705.

Nigawara discloses a voice mesage announcing method and system for plant inclusing an identifying unit for identifying plant site operations conditions on the basis of information signals indicative of the operating conditions at plant sites. A (Continued on Supplemental Sheet.)

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Supplemental Box

(To be used when the space in any of the preceding boxes is not sufficient)

Continuation of: Boxes I - VIII

Sheet 10

CLASSIFICATION:

The International Patent Classification (IPC) and/or the National classification are as listed below: IPC(6): G06F 7/70; G06G 7/76; B60Q 1/00; G01S 13/00; B60L 1/00, 3/00; B60K 31/00; G01R 1/00, 31/00 and US C1.: 701/29, 32, 33, 35, 36, 24, 211; 340/436, 438, 439, 459, 996, 825.4, 825.51; 307/10.1, 10.6, 10.7; 342/70, 455/517,38.2., 67.7; 180/170, 333, 335, 336

IV. LACK OF UNITY OF INVENTION:

3. This Authority considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2, and 13.3 is not complied with for the following reasons:

As applicant was previously notified this International Preliminary Examining Authority has found plural inventions claimed in the International Application covered by the claims indicated below:

This application contains the following inventions or groups of inventions which are not so linked as to form a single inventive concept under PCT Rule 13.1. In order for all inventions to be examined, the appropriate additional examination fees must be paid.

Group I, claim(s) 1-14, 18-27, 29-116, 126-128, drawn to a system for accessing information about a vehicle.

Group II, claim(s) 15-17 and 28, drawn to a system for providing messages of varying importance levels in a vehicle...

Group III, claim(s) 117-118, drawn to a method for stor

ing a preferred setting of at least one function in a vehicle.

Group iV, claim(s) 119-120, drawn to a method for adjusting climate control in a vehicle.

Group V, claim(s) 121-125, drawn to an apparatus for detecting a removal of an object.

and it considers that the International Application does not comply with the requirements of unity of invention (Rules 13.1, 13.2 and 13.3) for the reasons indicated below:

The inventions listed as Groups I, II, III, IV and V do not relate to a single inventive concept under PCT Rule 13.1 because, under PCT Rule 13.2, they lack the same or corresponding special technical features for the following reasons: the inventions in the different groups as classified above require different searches.

V. 1. REASONED STATEMENTS:

The report as to Novelty was positive (YES) with respect to claims 1-14, 18-27, 29-116,119-120, 126-127.

The report as to Novelty was negative (NO) with respect to claims 15-17, 28, 117-118, 121-125,128

The report as to Inventive Step was positive (YES) with respect to claims 1-14, 18-27, 29-116, 119-120, 126-127.

The report as to Inventive Step was negative (NO) with respect to claims 15-17, 28, 117-118, 121-125, 128.

The report as to Industrial Applicability was positive (YES) with respect to claims 1-128.

The report as to Industrial Applicability was negative (NO) with respect to claims NONE.

V. 2. REASONED STATEMENTS - CITATIONS AND EXPLANATIONS (Continued):

voice message signal generating unit determining plant site operating instruction signals on the basis of the identified plant operating conditions and converting the determined instruction signals into corresponding voice message signals. There is also provided an announcing order determining unit for determining the order of announcement of the voice message signals and an output selecting unit for sequentially applying the voice message signals to the message signal output unit in the determined order. As set forth in column 1, the priority order (or level of importance) of announcement of voice message signals generated from the plurality if voice message announcing devices is determined according to their importance. Nigawara states the announcing devices can be speakers.

Claims 117-118 lack novelty under PCT Article 33(2) as being anticipated by Ito et al, US Pat. 4.419.730.

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Supplemental Box

(To be used when the space in any of the preceding boxes is not sufficient)

Continuation of: Boxes I - VIII

Sheet 11

Ito et al discloses a method and system for controlling the setting temperature of a vehicle air condidtioner. Ito et al discloses that based on a preferred setting a microprocessor operates the system and determines whether the current setting has been changed, if so store the new setting, see column 3.

Claims 119-120 lack an inventive step under PCT Article 33(3) as being obvious over Hassn, US Pat. 3,582,926.

Hassan discloses a temperature indicating and warning system utilizing thrmocouple heat sensors connected through cabling to individual amplifying and readout facilities at a remote location and euiped with means for compensating for changes in ambient temerature at the cold junction. While Hassan does not specifically teach the location determination, it would have been obvious to one skilled in the art to include the position determination of the aircraft in the Hassan teachings because it will provide a more accurate and efficient climate or temperature control and informing the pilot of the location of aircraft for safety maneuver.

Claims 121-125 lack novelty under PCT Article 33(2) as being anticipated by Swanson.

Swanson discloses a method and system for sensing the removal of a utility meter (object) from its socket. Swanson discloses that presence of the meter can be sensed either optically or by a position responsive switch. There is provided a microprocessor responsive to the position signals to deermine whither the object has been removed. There is alo provided an indication (or an alert) when it is determined that the object has been removed.

	NEW	CITATIONS	
NONE			

INTERNATIONAL SEARCH REPORT

Washington, D.C. 20231

(703) 305-3230

Facsimile No.

International application No. PCT/US98/01119

PCT/US98/01119 CLASSIFICATION OF SUBJECT MATTER IPC(6) :Please See Extra Sheet. US CL :Please See Extra Sheet. According to International Patent Classification (IPC) or to both national classification and IPC FIELDS SEARCHED Minimum documentation searched (classification system followed by classification symbols) U.S.: 701/29, 32, 33, 35, 36, 24; 340/436, 438, 439, 459; 307/10.1, 10.6, 10.7; 342/70, 455/517,38.2., 67.7; 180/170, 333, 335, 336 Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched Electronic data base consulted during the international search (name of data base and, where practicable, search terms used) APS, STN DOCUMENTS CONSIDERED TO BE RELEVANT Category* Citation of document, with indication, where appropriate, of the relevant passages Relevant to claim No. Y US 5,257,190 A (CRANE) 26 October 1993; columns 1-14 and 1-14, 18-27, 29figures. 116, 126-128 Y US 5,450,321 A (CRANE) 12 September 1995, columns 1-22 and 1-14, 18-27, 29figures. 116, 126-128 US 4,731,769 A (SCHAEFÈR et al) 15 March 1988, columns. 1-10 Y 1-14, 18-27, 29and figures 116, 126-128 Y US 5,006,829 A (MIYAMOTO et al) 09 April 1991, columns 1-22 1-14, 18-27, 29and figures 116, 126-128 Y US 4,401,848 A (TSUNODA) 30 August 1983, columns 1-8 and 15-17, 28 figures x Further documents are listed in the continuation of Box C. See patent family annex. later document published after the international filing date or priority date and not in conflict with the application but cited to understand Special categories of cited documents: ٠٨. document defining the general state of the art which is not considered to be of particular relevance the principle or theory underlying the invention document of particular relevance; the claimed invention cannot be E. earlier document published on or after the international filing date considered novel or cannot be considered to involve an inventive step when the document is taken alone document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified) document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such documents, such combination document referring to an oral disclosure, use, exhibition or other being obvious to a person skilled in the art document published prior to the international filing date but later than document member of the same patent family the priority date claimed Date of the actual completion of the international search Date of mailing of the international search report 1 4 AUG 16 JULY 1998 1998 Name and mailing address of the ISA/US Commissioner of Patents and Trademarks Authorized officer

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C (Continu	ation). DOCUMENTS CONSIDERED TO BE RELEVANT	
Category*	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No
		Rejevant to claim 14
Y	US 5,450,613 A (TAKAHARA et al) 12 September 1995, columns 36 and figures	15-17, 28
Y	US 4,914,705 A (NIGAWARA) 03 April 1990, columns 1-8 and figures	15-17, 28
Y	US 4,314,232 A (TSUNODA) 02 Frebruary 1982, columns 1-10 and figures	15-17, 28
X,E	US 5,777,394 A (AROLD) 07 Juky 1998, columns 1-4 and figures	117-118
Y	US 5,335,743 A (GILLBRAND et al) 09 august 1994, columns 1-18 and figures	117-118
Y ,	US 4,419,730 A (ITO et al) 06 December 1983, columns 1-12 and figures	117-120
Y	US 5,511,724 A (FREIBERGER et al) 30 April 1996, columns 1- 14 and figures	117-120
Y	US 3,582,926 A (HASSAN) 01 June 1971, columns 1-8 and figures	119-120
Y	US 5,523,559 A (SWANSON) 04 June 1996, columns 1-8 and figures	121-125
Y	US 5,293,115 A (SWANSON) 08 March 1994, columns 1-8 and figures	121-125
Y	US 5,422,565 A (SWANSON) 06 June 1995, columns 1-8 and figures	121-125
,		
		<u>.</u>

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INTERNATIONAL SEARCH REPORT

International application No. PCT/US98/01119

A. CLASSIFICATION OF SUBJECT MATTER: IPC (6):

G06F 7/70; G06G 7/76; B60Q 1/00; G01S 13/00; B60L 1/00, 3/00; B60K 31/00; G01R 1/00, 31/00

A. CLASSIFICATION OF SUBJECT MATTER: US CL :

701/29, 32, 33, 35, 36, 24; 340/436, 438, 439, 459; 307/10.1, 10.6, 10.7; 342/70, 455/517,38.2., 67.7; 180/170, 333, 335, 336

BOX II. OBSERVATIONS WHERE UNITY OF INVENTION WAS LACKING This ISA found multiple inventions as follows:

This application contains the following inventions or groups of inventions which are not so linked as to form a single inventive concept under PCT Rule 13.1. In order for all inventions to be searched, the appropriate additional search fees must be paid.

Group I, claim(s)1-14, 18-27, 29-116, 126-128, drawn to a system for accessing information about a vehicle.

Group II, claim(s) 15-17 and 28, drawn to a system for providing messages of varying importance levels in a vehicle.

Group III, claim(s) 117-118, drawn to a method for storing a preferred setting of at least one function in a vehicle.

Group IV, claim(s)119-120, drawn to a method for adjusting climate control in a vehicle.

Group V, claim(s) 121-125, drawn to an apparatus for detecting a removal of an object.

The inventions listed as Groups I, II, III, IV, and V do not relate to a single inventive concept under PCT Rule 13.1 because, under PCT Rule 13.2, they lack the same or corresponding special technical features for the following reasons: the inventions in the different groups as classified above require different searches.

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PCT/US98/01119

Box I Observations where certain claims were found unsearchable (Continuation of item 1 of first sheet)
This international report has not been established in respect of certain claims under Article 17(2)(a) for the following reasons:
1. Claims Nos.: because they relate to subject matter not required to be searched by this Authority, namely:
Claims Nos.: because they relate to parts of the international application that do not comply with the prescribed requirements to such an extent that no meaningful international search can be carried out, specifically:
3. Claims Nos.: because they are dependent claims and are not drafted in accordance with the second and third sentences of Rule 6.4(a).
Box II Observations where unity of invention is lacking (Continuation of item 2 of first sheet)
This International Searching Authority found multiple inventions in this international application, as follows:
Please See Extra Sheet.
1. X As all required additional search fees were timely paid by the applicant, this international search report covers all searchable claims.
2. As all searchable claims could be searched without effort justifying an additional fee, this Authority did not invite payment of any additional fee.
3. As only some of the required additional search fees were timely paid by the applicant, this international search report covers
only those claims for which fees were paid, specifically claims Nos.:
only those claims for which fees were paid, specifically claims Nos.: No required additional search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first mentioned in the claims; it is covered by claims Nos.:
4. No required additional search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first mentioned in the claims; it is covered by claims Nos.:

Form PCT/ISA/210 (continuation of first sheet(1))(July 1992)*